B	1 (Official Forn	ase 08-3			iled 11/17 Docume		Entered : Page 1 o		7/08 12:20:0	00 Desc	Main
			United	States Banki	ruptcy Court					¥2 *	
3	Name of Debtor BAR All Other Name	of individual,	enter Last, Fir	st, Middle):			Name of	loint Do	http://		ry Petition
1 1	THE CONTRACT CONTINUES	tioca ny ine in	CONTACT OF THE ASSESSMENT	st 8 years					btor (Spouse) (La:		
ŧ	include married.	maiden, and t	rade names):	•				merica,	used by the Joint I maiden, and trade	names):	
L	ast four digits or f more than one.	f Suc. Sec. or i	ndvidual-Fax	payer I.D. (IT	IN) No. Comple	te FIN	Last Exp-	4534			
L		. state arr),	グケテコ		, .		(if more th	aigns or ian one,	Soc. Sec. or Indvi	dual-Taxpayer •	I.D. (ITIN) No. Complete E
31	treet Address of	Debtor (No. 4)	nd Street, City	, and State):			Street Add	lress of J	loint Doctor (View	ind May Diss	and State)
	2		n	OWEAL	OD, IL 6	0015	3	,	AVO DIS	TRINTRUPT	and state).
C	SILO S. Dunty of Residen	1414	9 VE		ZIP CODE			TENA	Ver VOV I	2 OF ILLIA	LD. (ITIN) No. Complete E and State): COURS O/S ZIP CODE siness:
					COOK		County of	Residenc	Or of the Princip	pal Place of Bus	O/S ZIP CODE
(1)	ailing Address o	f Debtor (if dil	fferent from st	reet address);			Mailing Ac	ldress of	NOV I	A from str	root address is
	711 6	1.41.X			IL. 60	153				CA CLED	s.
Los	16 5.1	4 74v	E, MA	I Colon Area	ZIP CODE from street addre					-1 -71	۲
				(if different	from street addre	ess above):		·			ZIP CODE
	(For	Fype of Debto m of Organiza	tion)	(Ch	Nature eck one box.)	of Busine	255	<u> </u>	Chapter of	Bankruntey C	ZIP CODE ode Under Which
	, ((Check one box	.)	_					the Peti	ilon is Filed (C	heck one box.)
צוו	Individual (ind	ludes Joint De	ebtors)		Health Care B Single Asset F	Real Estate	as defined in		Chapter 7 Chapter 9	Chapte	er 15 Petition for
	Corporation (in Partnership	neludes LLC a	nd LLP)		11 U.S.C. § 10 Railroad)I(51B)			Chapter 11 Chapter 12	Main I	nition of a Foreign Proceeding
	Other (If debto	r is not one of	the above ent	ities,	Stockbroker Commodity Br	oker			Chapter 13	Recogn	or 15 Petition for nition of a Foreign
	check this box	and state type	of entity below	··)	Clearing Bank Other					Nonma	in Proceeding
	·				Tay-Fyo	mpt Entit				Nature of Dei (Check one bo	bts (x.)
				_	(Check box,	if applicat	ble.)	D D	ebts are primarily	consumer F	Debts are primarity
					Debtor is a tax-o	exempt org	ganization	l ac	ebts, defined in 11 101(8) as "incurre	USC	business debts.
					under Title 26 o Code (the Intern	of the Unite al Revenue	ed States e Code).	tne	dividual primarily rsonal, family, or	for a	
		Filing	Fee (Check or	ie box.)				ho	ld purpose."	1 Debtors	
	Full Filing Fee a					1	Check one bo	K: a small			
	Filing Fee to be paged and series	paid in installn	nents (applical	ole to individu	uals only). Must	1					U.S.C. § 101(51D).
ti	mable to pay fee	except in inst	s considerationalist substitution is considerational substitution in the consideration is consideration in the consideration is consideration in the consideration in the consideration is consideration in the consideration in the consideration is consideration in the consideration in the consideration in the consideration is consideration in the consideration in the consideration in the consideration in the consideration is consideration in the co	on certifying to 2 1006(b). Se	tals only). Must that the debtor is the Official Form.		Check if:	uot a sij	ian business debte	r as defined in	11 U.S.C. § 101(51D).
□ F	iling Fee waiver	requested (an	nligable to al.] [Debtor's:	eggregat	e noncontingent fi	quidated debts	excluding debts owed to
a	ttaen signed app	lication for the	court's consi	deration. See	duals only). Mus Official Form 31	В					owed to
							heck all appli A plan is i	eina fila	ed with this parieta	п	
Statistic	cal/Administrat	ive Informati	0.11				Acceptanc	es of the	plan were solicite cordance with 11 [ع ئىنىسىسام	om one or more classes
N N									ALL THE	.3.0. 9 1126(8	THIS SPACE IS FOR
	Debtor estima	ites that, after	any exempt pr	ble for distrib operty is excl	ution to unsecure	ed creditor:	S.		be no funds availa		COURT USE ONLY
Estimate	o somment of Ch	editors	editors.				penses paid, ii	cie wiii	ne no funds availa	ible for	
1-19 1 2	□ 50-99	100-199	□ 200-999	□ 1,000-							1
			_,,,,	5,000	5,001- 10,000	10,001 25,000			50,001- 100,000	Over	1
istimatec	l Assets			<u></u>					190,000	100,000	1 1
0 to 50,000	\$50,001 to \$100,000	\$100,001 to	\$500,001	\$1,000,001	\$10,000,001	□ \$50,000	0.0012 100.0	100,000			
		\$500,000	to \$1 million	to \$10 million	to \$50 million	to \$100 million	to \$50	9	\$500,000,001 to \$1 billion	More than \$1 billion	
]	Liabilities										
0 to 50,000		\$100,001 to \$500,000	\$500,001	\$1,000,001	\$10,000,001	\$50,000.	.001 \$100,0	30.001	\$500,000,001	<u>.</u>	
_	*,****	~~~v,000	to \$1	to \$10	to \$50	to \$100	to \$500		5500,000,001 to \$1 killion	More than	1

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Voluntary Petition	9-	Page 2
(This page must be completed and filed in every case.)	Name of Debtor(s): BARELE	in Pound
All Prior Bankruptcy Cases Filed Within Last 8 Y Location	(ears (If more than two attach additional shape	WINDH, L
Where Filed:	Case Number:	Date Filed:
Location	Case Number:	
Where Filed:	*****	Date Filed:
Pending Bankruptcy Case Filed by any Spouse, Partner, or Affil Name of Debtor:	iate of this Debtor (If more than one, attach a	dditional sheet.)
	Case Number:	Date Filed:
District:	Relationship:	Judge:
Exhibit A		
(To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) Exhibit A is attached and made a part of this petition. Exhibit C		r is an individual consumer debts.) e foregoing petition, declare that I may proceed under chapter 7, 11, c, and have explained the relief certify that I have delivered to the (b). Date)
Does the debtor own or have possession of any property that poses or is alleged to pose a	there is a second of the secon	
Yes, and Exhibit C is attached and made a part of this petition.	inreat of imminent and identifiable harm to pu	blic health or safety?
		j
No.		
Exhibit E To be completed by every individual debtor. If a joint petition is filed, of Exhibit D completed and signed by the debtor is attached and ma f this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached	each spouse must complete and attacl	n a separate Exhibit D.)
Information Regarding the i	Debtor - Venue	
Ocheck any applicable Debtor has been domiciled or has had a residence, principal place of bus preceding the date of this petition or for a longer part of such 180 days the	e box.)	0 days immediately
There is a bankruptcy case concerning debtor's affiliate, general partner,		
Debtor is a debtor in a fereign proceeding and heading and heading	or partitership pending in this District.	ł
Debtor is a debtor in a foreign proceeding and has its principal place of has no principal place of business or assets in the United States but is a d this District, or the interests of the parties will be served in regard to the n	ousiness or principal assets in the United State lefendant in an action or proceeding [in a feder clief sought in this District.	s in this District, or ral or state court} in
Certification by a Debtor Who Resides as a T (Check all applicable b	oxes.)	
Landlord has a judgment against the debtor for possession of debtor's re	esidence. (If box checked, complete the follow	ving.)
(Na	me of landlord that obtained judgment)	**************************************
(Ade	lress of landlord)	
Debtor claims that under applicable nonbankruptcy law, there are circum entire monetary default that gave rise to the judgment for possession, after	nstances under which the debtor would be perm or the judgment for possession was entered an	sitted to cure the
Debtor has included with this petition the deposit with the court of	Francisco mas cincica, an	u
filing of the petition.	ent that would become due during the 30-day p	eriod after the

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B 1 (Official Form) 1 (1/08) Voluntary Petition				
(This page must be completed and filed in every case.)	Name of Debtor(s):			
	Signatures			
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative			
I declare under penalty of perjury that the information provided in this petition is to and correct. [If petitioner is an individual whose debts are primarily consumer debts and chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptey petition preparer signs the petition have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Codespecified in this petition. X Signature of Debtor X Signature of Joint Debtor Telephone Number (if not represented by attorney)	I declare under penalty of perjury that the information provided in this petition is and correct, that I am the foreign representative of a debtor in a foreign proceeding and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.			
Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer			
Signature of Attorney for Debtor(s) Printed Name of Attorney for Debtor(s) Firm Name Address Telephone Number Date Pln a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect. Signature of Debtor (Corporation/Partnership)	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer a defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)			
• •				
declare under penalty of perjury that the information provided in this petition is true nd correct, and that I have been authorized to file this petition on behalf of the ebtor.	X			
he debtor requests the relief in accordance with the chapter of title 11, United States ode, specified in this petition. Signature of Authorized Individual	Date Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.			
Printed Name of Authorized Individual	Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.			
Title of Authorized Individual Date	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.			
	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.			

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Official Form 1, Exhibit D (10/06)

UNITED STATES BANKRUPTCY COURT

		Northern	District of	Illinois	
In re_	BARFI	ELD, RI	ONDA	Case No	
	Debtor(s)	*			(if known)

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

1. Within the 180 days **before the filing of my bankruptcy case**, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

Official Form 1, Exh. D (10/06) - Cont.

3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Must be accompanied by a motion for determination by the court.] [Summarize exigent circumstances here.]
If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.
□ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.] □ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.); □ Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.); □ Active military duty in a military combat zone.
☐5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.
I certify under penalty of perjury that the information provided above is true and correct.
Signature of Debtor: Konda Barfield Date: 11/17/08
1 1

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Predictor;

Wells Fargo Home Mortgage

PO. Bet 5296

Carol Stream, Il. 60197

Account # 0131791907